The Standard.

(Established 1870.)

This paper will always fight for progress and reform, it will not knowingly tolerate injustice or corruption will always fight demagogues of all parties, it will oppose privileged classes and public plunderers, it will never lack sympathy with the isfled with merely printing news, it will always be drastically independent and will never be afraid to attack rich or the poor.

The official paper of Ogden City and Weber County. All legal notices authorized by law to be published by said city and county will appear exclusively in the Evening Standard.

BRYAN SHOULD GO ON TO TOKIO

Californians are not disposed to receive Bryan as an instructor. They view the coming of the secretary of state as somewhat of an intrusion, although they are willing to accord him a respectful hearing.

The San Francisco Call serves notice that there must be no attempt on the part of the national administration to play politics, declaring:

can reach Sacramento for the purpose building of the city. the international obligations of the

son personally, but the very astute and able politicians who are nearest banquet tables. of politics at the expense of the peo- is good enough in describing the re- in a minority opinion dissenting from to him-is playing a very clever game ple of California.

will confess openly what we are very more promising conditions to be a more severe pain in the heart "If the president and his advisers" much inclined to believe in the real truth, that they are as wholly ignorant of the facts and reasons behind the alien land bilis as they have virtu- boosting spirit will expand. ally acknowledged themselves to be concerning Alaskan affairs, and if the very welcome at Sacramento.

William Glasmann, Publisher, INDEPENDENT NEWSPAPER,

desires will be given. here to give us some silver tongued of the temperate zone, including all remarks to the benefits which Call- the railroad facilities are most infornia will receive from the Democratic tariff on lemons.

"This state is in no mood to be Jec tured by schoolmasters or by lay with a dangerous situation. Those housetops, who are so inclined should keep in wrong, whether committed by the mind the fact that the animal which represents California is not the goat, and the Standard hereby subscribes but the grizzly bear.

"When South America showed hostility toward this country Secretary and succeeded. When Central America was lately in a turmoil Secretary Knox was sent there to pacify the turbulent elements, and did so. If the administration thinks that Japan is all wrought up in feeling on account of California's proposed land legislation, it should not be satisfied to have Mr. Bryan stop in Sacramento, but should keep him going on to Tokio,"

THE GATHERING AT THE WEBER CLUB

The get-together meeting at the

The speakers pointed out that the "Courtesy to the chief executive of was pointed out, there is an atmos- method of obtaining justice than that the nation will naturally lead the phere of giorification which is in- accorded in a trial by jury. state to comply with the president's fectious, even to bootblacks joining request. At the same time it should in the laudation That the spirit of self- reformation in court procedure, says: be very clearly noted that the federal assertiveness should be manifested administration-perhaps not Mr. Will in this part of Utah, was the consensus of opinion of those at the severe and painful heartache resulting

> sources and opportunities in this re- the ruling of the fitful majority, has tion. gion, and he was right. Nowhere are put himself right where he may get

will tell you that Ogden, in the great it's right. administration sends Bryan here for bend in the Wasatch mountains, is

TAKING

CHANCES

That is what we all do when

Why not eliminate all chance

Kansas City \$40.00

Liberal Stopovers

buying shoes

and buy

You are sure of style-there is not a more up-to-date shoe made-comfort is assured on account of their perfect fitting

Nobody ever heard of a Packard shoe giving anything but

CLARKS'

Get your shoes shined at our shine parlor

SPECIAL ROUND TRIP

Excursions East

St Paul \$55.70 | Pueblo \$22.50 Proportionate Rates to Other Points.

DATES OF SALE

 June
 3, 7, 13, 14, 21, 28

 July
 2, 5, 10, 19, 23, 31

 August
 1, 9, 11, 16, 22, 28

 September
 10, 11

FINAL LIMIT OCTOBER 31.

SIX TRAINS DAILY

Union Pacific

STANDARD ROAD OF THE WEST

Automatic Electric Block Safety Signal Protection.

For further particulars regarding rates, routes, train service and for

descriptive literature, call at, phone or address

qualities, and their wearing ability is well known.

aboslute satisfaction.

Chicago\$56.50

St. Louis\$52.00

Memphis\$59.85

Peoria\$55.40

Diverse Routes

the bearer of the state department's summer to be other than invigoratinterpretation of our treaties, he will ing; that the pure and unlimited wabe listened to with respect, and such ter supply is a priceless gift of naconsideration as may be given to his ture perhaps not surpassed in any viting; and that the people are hospitable, intelligent and progressive.

Nothing more is needed, except that the people themselves recognize preachers. There is a very manifest those many advantages and begin to it will always remain devoted to the preachers. There is a very maintain their blessings from the public welfare and will never be sat- intent that politics shall be played proclaim their blessings from the

> Now that was the spirit of the meeting at the Weber club last night to that sentiment, knowing that by a campaign of earnest effort, supported by this faith in the future of Root was sent there to aliny feeling the city. Ogden can be made to grow and prosper as never before.

JURY VERDICTS CANNOT BE

The United States supreme court has declared that federal courts have not the power to set aside verdicts of juries. This is a sweeping re- nue between 24th and 25th streets. versal of a practice which has been common in all the courts. Here in Utah judges frequently declare the nues verdicts of juries to be excessive in damage cases against the great cor- have been appointed as judges of elecporations, if it is contrary to the Weber club last evening was voted constitution for a federal judge to "President Wilson has asked that a success by all present, who ac- override the judgment of a jury, then M. Mack no legislation be had on alien land cepted it as the first step in bring- it must be unconstitutional for any bills until Secretary of State Bryan ing about a unity of action in the up- judge, high or low, to commit a similar abuse of constitutional rights.

Followed to its logical conclusion, the governor and the legislature in people of Ogden do not sing the this means also that no Utah judge Crane. framing a law to suit the people of the praises of this city as they should; has the right to take a case out of state and that shall leave untouched that much they might say by way of a jury's hands or to enforce an in-"boost" is left unsaid. In Los Anstructed verdict. The supreme court geles, and elsewhere on the coast, it holds that there can be no higher H. Hussey, J. A. Junk, J. W. Wil-

An eastern paper, reviewing this reformation in court procedure, says:

of Ogden City, Utah.

THE BOARD OF EDUCATION OF OGDEN CITY, UTAH. "Singularly, Justice Holmes, who from the bitter criticisms of the One of the speakers said the truth American people against the judiciary

found by the industrious than here. Justice Holmes says the decision is We must have more faith in the wrong, although the fitful majority merits of our cause and then the against which our once well-known fellow citizen, William H. Taft, sor-

"If this light keeps breaking through administration sends Bryan here for bend in the Wasatch mountains, is educative purposes, then not only be one of the most picturesquely lo- we may, in time, expect even to see to 21st streets, 20th street from but the rest of the cabinet will be cated cities in the United States; that judges forbidden from suppressing Washington to Wall avenue, the climate is incomparable—neither evidence that would convict even sewer district, and to build therein "If Secretary Bryan comes only as too cold in winter nor too warm in when it is desired that the culprit holes of the present sewer system be not convicted.

erroneous, conception has been that affected by said improvements, vizthe courts were courts of justice It er boundary lines of sald street and is since the people have come to un- avenues, and a line drawn 132 feet derstand that the courts are courts of outward from and parallel to the said law, not justice, that the judges have cuter boundary lines.

been getting heartaches. ot law. They have had about all recorder on or

"Isn't it just a little singular, too hat the supreme court should have orbidden this autocratic practice of judges on the ground that it is a clear little of the seventh amendment special singular too since the seventh amendment special singular too since the seventh amendment special singular too since the seventh amendment special since the seventh amendment special since the seventh special since the singular too this, the 7th day of April, 1913.

A G FELL, Mayor H. J. CRAVEN. City Engineer. First publication April 3th, 1913. that the supreme court should have forbidden this autocratic practice of judges on the ground that it is a clear violation of the seventh amendment to the constitution?

"Isn't it strange, or is it strange that the very men who have talked most of the constitution as the bulwark, the safeguard, of our institutions should be the very men to violate that safeguard, to tear down that bulwark, and ravish the rights of the Hunter and Elsie M. Hunter, his wife; people?

"How much can we expect from "How much can we expect from R. Naylor, G. G. Naylor, Lester O. Judges who have deliberately violat- Naylor and Jane Doe Naylor his wife, ed the sacred constitution? How defendants.—Sheriff's sale, much, and what, may we expect form. To be sold at sheriff's sale on the much, and what, may we expect form

To be sold at sheriff's sale on the
9th day of May, A. D. 1913, at 12
o'clock noon, at the front door of the
county court house in Ogden City.

make progress, when the supreme

LEGAL NOTICES

THE COLUMBUS EXTENSION Mining company gives notice of an assessment of 2 cents a share, delin-quent April 26 4-26-13

A hearing in the petition of bank ruptcy of David W. Wood will be held in Salt Lake on April 30. 4-30-13

The Utah Fire Clay company is to hold a meeting on May 7, for the pur-pose of changing its articles of in-

The Mullet Kelly company of Salt Lake is to hold a meeting May 16 to consider changing name of company to Kelly Clothing company and to increase capital stock.

An election is hereby called and will be held in each of the municipal wards of Ogden City at the poll-ing places hereinafter designated, on the 2nd day of May, A. D. 1913, be-tween the hours of seven o'clock a m. and seven o'clock p. m., of said matrimony heretofore ex-day, during which time the polls will tween you and the plaintiff

voting upon, the question of whether den, Utah, or not bonds of said district in the amount of seventy-five (75,000.00) dollars, each of the de other part of the United States; that nomination of one thousand (\$1,000 -"But if Secretary Bryan is coming the soil, adapted to all the products of one thousand (\$1,000.rate of four and one-half per cent per annum from date of issue, payoratory, he will do well to confine his the fruits, is nowhere excelled, that able semi-annually, in accordance The State of Utah to the Said Dewish interest coupons to be attached thereto and running for a period of twenty (20) years, with reservation of the right to redeem said bonds, or any of them, at any time after ten within the county in which this acyears from date of issue, shall be issued and sold to raise money for thirty days after service, and defend are bereby waived for the purpose of the building of a groupastum within the above satisfies the building of a gymnasium within the limits of said city, and supplying of your failure so to do, judgment will Utah Power & Light company in rethe same with furniture and necessary apparatus, and for building other public school buildings within Ogden City, if the same be found nec-

essary. The following are hereby designated as the polling places at said elecwithin said wards, respectively First municipal ward, at the Pingree school, corner of 30th street and

Pingree avenue Second municipal ward, at the Grant school, west side of Grant avenue, between 22nd and 23rd streets

Third municipal ward, at the Moune Fort school, corner of 12th street and Washington avenue. Fourth municipal ward, at the Mad

ison school, east side of Madison ave Fifth municipal ward, at the Lewis south side of 28th street, beschool. tween Washington and Adams ave

And the following named persons tion thereat, namely

For the First municipal ward, R. D. Pincock, Mrs. Alice Collins, Henry For the Second municipal ward, David W. Evans, J. E. Williams, W. L.

Underwood For the Third municipal ward, Da vid M. Shaw, Henry Barker, W. W.

For the Fourth municipal ward, J Wintle, H. C. Wardleigh, Walter Richey.

By order of the board of education

By HYRUM PINGREE,

IVY WILLIAMS.

April 19, 1913, date of first publica May 1, 1913, date of last publica-

NOTICE OF INTENTION.

Notice is hereby given by the Board of Commissioners of Ogden City. Utah, of the intention of said Board Any one who has traveled much rowfully and angrily declaimed, says to make the following described improvements, to-wit:

To create Brinker avenue from 25th and with such other manholes as may "There have been cases in which be necessary, and to defray the whole verdicts made by judges have destroyed much of the faith of the lots or pieces of ground lying and American people in their system of being within the following district dealing out law. The popular, but being the district to be benefited or

All protests and objections to the "The people want courts of justice, be presented in writing to the city the law they can stand. Now they of April, 1913, at 10 o'clock a. m., that want justice. And justice is what being the time set for said Board of they will get. They are on the road consider such objections as may be to it. The ruling of the supreme made thereto, at the Mayor's office, court that judges shall no longer set at the City Hall, Ogden City, Utah.

By order of the Board of Commissioners of Ogden City, Utah, dated

SHERIFF'S SALE.

IN THE DISTRICT COURT OF

R. T. Harris, plaintiff, vs. Melvin A W. A. Kulp, J. F. Spiker, Doren Per-rine, W. E. Naylor, F. A. Naylor, W.

law about which they prate so much? Weber county, Utah, the real prop-"But when the supreme court can erty and premises situate, lying and heing in Weber county, Utah, to wit: A part of lot 33, block 10, South court can see a light, and make a change we may expect almost anything. Nothing ought to surprise us now."

A part of lot 33, block 10, Soland Ogden Survey of Ogden City survey; beginning 400 feet n. of a certain monument marked "S. L. L. 33," located at the intersection of the s. line of said lot 33 and the w line of Court varies there are 50 feet, thence Grant avenue, thence n 50 feet, thence w, 180 feet, more or less, to alley; thence south 1 degree 4 feet, e. 50 feet, thence e 179 feet, more or less, to place of beginning; located in Og-den City, Weber county, Utah.

Dated at Ogden City, Weber county, Utah, this 17th day of April, 1913. E. E. HARRISON.

Sheriff of Weber County, Utah. By T. A. De Vine, Deputy Sheriff.

IN THE DISTICT COURT OF

Frank Smejkal, plaintiff, vs. Mary Smejkal, defendant -Summons. The State of Utah to the Said Defendant

You are hereby summoned to appear within twenty days after service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend NOTICE OF OGDEN CITY SCHOOL the above entitled action; and in case
DISTRICT BOND ELECTION. of your failure so to do. judgment will be rendered against you according to the demand of the complaint which has been filed with the clerk

of said court. This action is brought to recover

Plaintiff's Attorney P. O. address, rooms 509, 510 and

district, entitled to vote thereat, and 511 First National Bank building, Og-1 on the terms of said Section 10 (Sub voting upon, the said Section 10 and the said

SUMMONS. IN THE DISTRICT COURT OF Weber county, state of Utah Thelma Davis, plaintiff, vs. Samuel

Davis, defendant.-Summons

fendant;

has been filed with the clerk of said

between you and the plaintiff T. R. O'CONNOLLY, Plaintiff's Attorney

P. O. address, 2411 Washington avenue, Ogden, Utah First publication, April 5, 1913.

RESOLUTION. Whereas the Merchants' Light & ower company, a corporation, is now the owner of that certain franchise granted by Ogden City, Utah, in an ordinance passed by the City Council of Ogden, Utah, on February 8, 1911. and approved by the mayor of Ogden City, Utah, on February 9, 1911, giv. City, Utah, on February 5, 1811. Sing to A. L. Brewer, J. S. Lewis, M. S. Browning, Joseph Scowcroft, J. Spargo and A. T. Wright the right to onstruct, maintain and operate an electric heating, lighting and power within the limits of Ogden system

City: and Whereas, in and by Section 10 (Sublivision A) of said franchise, it is provided that should the grantees or heir successors or assigns after hav ing constructed and put in operation an electric plant and distributive system for electric current as herein contemplated, desire to sell the same, then and in that event, Ogden City shall have an option to purchase it a price equal to any bona fide offer which can be obtained from other parties; provided, however, that after no tice of such offer, the city must, with in ninety days, elect to purchase, and must within six months after such election pay to said grantees the pur chase price of said plant; and Whereas, the said Merchants' Light

& Power company, a corporation, has constructed and put in operation an electric plant and distributive system for electric current, as contemplated in said franchise; and

Whereas, the said Merchants' Light & Power company, a corporation, desires to sell said electric plant and distributive system, and has an offer for the purchase of said system by the Itah Power & Light company, a cor poration, and has applied to Ogden City for the privilege of making such ale; and

lectric plant and distributive system, and is not able to purchase the same and will not be in such financial condition or able to purchase the same within the next ninety days, or to pay for the same at any time within six months after the expiration of the next ninety days, as specified in said

Whereas, if Ogden City insists up

division A) it can only delay the sale by said Merchants' Light & Power

company of said electric plant and distributive system, which will be with out advantage to Ogden City or its Now therefore, be it resolved by the

board of commissioners of Ogden City Utah, that the said Merchants' Light & Power company be authorized and permitted to sell its said plant and distributive system at this time, and pear within 20 days after service of distributive system at this summons upon you, if served the privileges and rights reserved to the privileges and rights reserved to otherwise within A) of said franchise be, and the same the above entitled action; and in case this transfer; provided that the said be rendered against you according to ceiving and taking the transfer of said the demand of the complaint, which property undertakes and agrees to carry out and complete all contracts heretofore made with Ogden City by This action is brought to recover the said Merchants' Light & Power judgment dissolving the marriage company; and provided further that contract now and heretofore existing the said Ogden City does not waive any rights reserved to it in said ordinance covering any future transfer

or transfers, should any be made. A. G. FELL, Mayor. Presented to Commissioners and adopted March 4, 1913.

GEO. A. SEAMAN, City Recorder. State of Utah, County of Weber, as I, George A. Seaman, City Recorde of Ogden City, do hereby certify that the foregoing is a full, true and cor rect copy of a resolution adopted and passed by the Board of Commission ers of Ogden City, Utah, on the 4th day of March, 1913, as appears of rec-

In witness whereof I have hereunto set my hand and affixed the corporate seal of Ogden City, Utah, this 24th day of April, A. D. 1913. ord in my office.

GEO. A. SEAMAN, City Recorder.

I wish to announce to the public that the Ladies' Grill Room is now running in connection with the Stimson Cafe, 2482 Washington Ave.

ELECTRIC NOTES.

The largest hydro-electric power house in the world will be at Keokuk, ia, where the Mississippi will be harnessed to give 300,000 horse pow-Thirty mammoth vertical generators are now being made by the Gen eral Electric company The cotton milis of North Carolina

are rapidly adopting motor drive. Instead of large power plant and shaft drive small motors are being coupled to individual machines. This gives greater speed in operation, better ser vice, ease of control and economy of

Read the Classified Ads.

KING OPENS EXPOSITION Ghent, Belgium, April 26.-King Whereas, Ogden City is not now in Albert of the Belgians, opened the position financially to purchase said international exposition here this morning. The ceremony took place in the palace of festivities.

BRYAN AT OMAHA.

Omaha, April 26.—Secretary of State Bryan stopped in Omaha half an bour this morning en route to Sacra

Read the Classified Ads.

FIRST NATIONAL BANK

OF OGDEN, UTAH U. S. DEPOSITARY

Capital Undivided profits and surplus 350,000.00 Deposits 3,500,000.00

M. S. Browning, Pres.; L. R. Eccles, Vice Pres.; G. H. Eccles, Vice Pres.; G. H. Tribe, Vice Pres.; John Wat. son, Vice-Pres.: John Pingree, Cashler; Jas. F. Burton, Asst.

MITCHELL BROS for artistic MONUMENTAL WORK Best work and lowest prices guaranteed. Yard, Cor. Jeffer. son and 21st St. Phone 2218.W.

Read the Classified Ada.

The Newport Cafe

JIM, WONG-WE, Managers, 218 TWENTY-FIFTH STREET. Open Day and Night.

Iverything Sanitary. Fresh Meats

GAS RANGES PEERY-KNISELY HARDWARE CO.

Phone No. 213 2437 Wash. Ave.

HAVE YOUR PIANO TUNED



Get one of our yearly contracts. Work fully guaranteed. GLEN BROS PIANO COMPANY

Surprising Results from the Use of



NEWBRO'S HERPICIDE

THE manufactuurers make no claims of hair growing qualities or curative value for Herpicide. But the accompanying letter from Mrs. C. K. Sharp of Luverne, Ala., which comes voluntarily and unsolicited, is a glowing tribute to the wonderfuul power for good concealed in this well known scalp prophylactic.

READ MRS. SHARP'S LETTER.

I want to give my testimony on the wonderful results of using Herpicide December 14th, 1911, we adopted a little girl from the Orphanage. Her head was almost entirely covered with what we term "scald head," one side being entirely bald. I used every remedy I ever read or heard of including physician's prescriptions but they availed nothing. At last in desperation and as an experiment, because it ish't advertised for that, I began on Herpicide. The first few applications stopped the itching. After using two and a half bottles she was

I wish you could see her hair. If I had used any more Herpicide I don't know what we would have done with it as she already has hair enough for two. The baid places are well covered and it is peculiar that all the new hair is curly while the old hair is straight. The child, whose name is Elcurtis is now eight years old and calls herself the "Herpicide"

Each day reveals marvelous and astonishing results achieved by the use of NEWBRO'S HERPICIDE. There are surprises in every bottle which may be experienced by the one who uses it carefully and intelligently. While the results are not always of such an astonishing nature as those experienced by Mrs. Sharp, they are invariably satisfying

Herpicide eliminates all dandruff, stops itching of the scalp and prevents the hair from falling out. It gives the hair life, luster and luxuriance so intensely admired by everyone and which is so naturally associated with NEWBRO'S HERPICIDE, the well known and Original Dandruff Germ Destroyer.

TRY IT AND BE CONVINCED

Send 10 Cents for Trial Bottle and Booklet. See Coupon. Two Sizes, 50c and \$1.00.

Sold and Guaranteed Everywhere. Your Money Back if You Are Not Satisfied. Applications at the Better Barber Shops and Beauty Parlors.

FOR SALE AT ALL DRUG STORES.

TICKET OFFICE:

2514 Washington Ave. Phone 2500

PAUL L. BEEMER, City Passenger and Ticket Agent.

remain open in each of said wards, for the purpose of submitting to the taxpayers of said Ogden City school

a judgment dissolving the bonds of matrimony heretofore existing be-COOK.